FILED UNDER SEAL HIGHLY CONFIDENTIAL PURSUANT TO PROTECTIVE ORDER.

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN

WISCONSIN ELECTRIC POWER COMPANY,

Plaintiff,

v.

Case No. 06-C-0515

UNION PACIFIC RAILROAD COMPANY,

Defendant.

DEFENDANT UNION PACIFIC RAILROAD COMPANY'S MOTION TO EXCLUDE OR LIMIT TESTIMONY OF PLAINTIFF'S EXPERT MARK E. MEITZEN

COMES NOW Defendant Union Pacific Railroad Company ("UP"), by their attorneys, pursuant to Fed. R. Evid. 702, <u>Daubert v. Merrell Dow Pharmaceuticals</u>, 509 U.S. 579 (1993), and related cases, and moves this court to enter an Order excluding or limiting the testimony, exhibits or reports of plaintiff's expert, Mark E. Meitzen, as his proffered testimony is inadmissible under the Federal Rules of Evidence. As specific grounds for this Motion, UP incorporates is Brief in Support filed contemporaneously with this Motion.

WHEREFORE, for the foregoing reasons and those contained in the Brief in Support which is incorporated by reference, defendant Union Pacific Railroad Company respectfully requests that the Court exclude or limit the proffered expert testimony of plaintiff's expert Mark E. Meitzen.

Respectfully submitted,

BORGELT, POWELL, PETERSON & FRAUEN, S.C.

Brian D. Baird

State Bar Number: 1016157

Attorney for Defendant Union Pacific Railroad Company

735 North Water Street, Suite 1500 Milwaukee, Wisconsin 53202-4188

Phone: (414) 276-3600 Fax: (414) 276-0172

E-mail: bbaird@borgelt.com

YERETSKY & MAHER, L.L.C

/s/ Craig M. Leff

James M. Yeretsky

Gregory F. Maher

Craig M. Leff

Southcreek Office Park
7200 West 132nd Street, Suite 330

Overland Park, Kansas 66213

Phone: (913) 897-5813 Fax: (913) 897-6468

E-mail: jyeretsky@ymllc.com

ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify that on April 4, 2008, I electronically filed the above document with the Clerk of Court using the ECF system. The Clerk of Court will send notification of such filings to the following, Matthew W. O'Neill, mwo@ffsj.com, Shannon A. Allen, saa@ffsj.com, Christopher A. Mills, cam@sloverandloftus.com and Frank J. Pergolizzi, fjp@sloverandloftus.com.

/s/ Craig M. Leff
Craig M. Leff

S\554\pldgs\Meitzen Daubert\Motion 04-04-08.doc